

Vanessa L. Williams  
Law Office Of Vanessa L. Williams, P.C.  
414 West Soledad Avenue  
GCIC Bldg., Suite 500  
Hagåtña, Guam 96910  
Telephone: (671) 477-1389/671-777-5689  
Email: service@vlwilliamsllaw.com

*Attorney for Defendant John D. Walker  
and the Consenting Corporate Defendants  
except for Hansen Helicopters, Inc.*

**IN THE DISTRICT COURT OF GUAM**

UNITED STATES OF AMERICA,

Plaintiff,

vs.

JOHN D. WALKER, ET AL.

Defendants.

CIVIL CASE NO. 23-CV-00002

**STATUS REPORT OF DEFENDANT  
JOHN D. WALKER AND CONSENTING  
CORPORATE DEFENDANTS**

Defendants John D. Walker (“Walker”); Alfa Air, Inc.; Alpha Air, Inc.; Americopters;  
Beanbag Helicopter Services, Inc.; Bill’s Air Services, Inc.; Bravo Air, Inc.; Caledonian Agency,  
Inc.; Caledonian Insurance Co., Ltd.; Chance Air, Inc.; Charlie Air, Inc.; Dave’s Helicopter, Inc.;  
Echo Air, Inc.; Eddie Air, Inc.; Evan Air Inc.; Fidget, Ltd.; Figit, Ltd.; Fling Air, Inc.; Foxtrot Air,  
Inc.; H-H Helicopters, Inc.; Hampton Helicopters, Inc.; Hansen Helicopters Marshall, Inc.; Hansen  
Northern Helicopters, Inc.; Heli-Fish, Inc.; Jan’s Helicopters, Inc.; Jerry’s Helicopters, Inc.; Jim’s  
Air Repair, Inc.; Judy’s Helicopters, Inc.; Limey Air Service; Limey Air Services, Inc.; Marlin  
Bay Helicopters, Inc.; Mid-American Turbine; O’Hara Helicopters, Inc.; Oceanside Helicopters,  
Inc.; Rosie Air Support, Inc.; South Pacific Spotters, Inc.; Spotters, Inc.; Trafficopters, Inc.; Tuna  
Copters, Inc.; Vanguard Aviation; Walk-Air, Inc.; Walker Helicopter, Inc.; Walkers Helicopters;  
Whirlwide Helicopters, Inc.; and Wilma’s Flight Services, Inc. (collectively, the “Consenting

1 Defendants” or “CDs”) (Each of these defendants other than Walker are referred to collectively  
2 herein as the “Consenting Corporate Defendants” or “CCDs”), submit the following status report  
3 regarding dissolution efforts of the CCDs pursuant to the Consensual Preliminary Injunction re  
4 John D. Walker and Consenting Corporation Defendants (ECF 251).

5 Mid-America Turbine, LLC was terminated through the Missouri Secretary of State’s  
6 Office on March 1, 2024, and the sole account is being closed in the state of Missouri. A notice of  
7 dissolution will be filed within ten (10) court days of confirmation of account closure which will  
8 conclude the completion of the dissolution process.

9 The dissolution of the remaining Consenting Corporate Defendants has commenced through  
10 separate counsel, but the dissolution process is not yet complete. The dissolution process includes  
11 a due diligence obligation on the part of counsel to effect a lawful closure in accordance with the  
12 applicable statutes and regulations, including the laws in the jurisdiction of organization, as well  
13 as federal, state, and local regulations governing the dissolution of corporate entities, to confirm  
14 that no regulatory violations occur during or as a result of the dissolution procedure.

15 Progress thus far includes creating and implementing an orderly plan for dissolution of the  
16 CCDs based on the law applicable thereto and the transfer of any assets of a company to be  
17 liquidated as required by the preliminary injunction, including the consolidation and closure of  
18 any corporate accounts. The Consenting Corporate Defendants and their representatives will  
19 continue to work toward completion of the dissolution process in a manner that is both efficient  
20 and compliant with all applicable laws and regulations.

21 In accordance with the Consensual Injunction Re John D. Walker and Consenting  
22 Corporate Defendants (ECF No. 251), the parties will file their next status report on or before May  
23 31, 2024.

1 Respectfully submitted this April 3, 2024.

2 **LAW OFFICE OF VANESSA L. WILLIAMS**

3 *Attorney for Defendant John D. Walker and*

4 *Consenting Corporate Defendants*

5 *except for Hansen Helicopters, Inc.*

6 /s/ Vanessa L. Williams

7 VANESSA L. WILLIAMS